To the best of my knowledge and belief, the of the original document.

of the original document.

Peter K. Sommer, Reg. No. 26,587

Signature

RADEMARK Da

REEL: 002151 FRAME: 0831

F99123000 0838 CERTIFICATE OF MERGER CT-

of

Sorrento Cheese Company, Inc. (a New York corporation)

into

Sorrento Lactalis, Inc. (an Idaho corporation)

Under Section 907 of the Business Corporation Law of the State of New York

It is hereby certified, upon behalf of each of the constituent corporations herein named, as follows:

- FIRST: (a) The name of the domestic constituent corporation is Sorrento Cheese Company, Inc. The date upon which Sorrento Cheese Company, Inc. The date upon which Sorrento Cheese Company, Inc. Inc's certificate of incorporation was filed by the Department of State of the State of New York is June 30, 1986.
- (b) The name of the foreign constituent corporation is Sorrento Lactalis, Inc., which was incorporated in the State of Idaho on June 17, 1991. An Application for Authority in the State of New York of Sorrento Lactalis, Inc., to transact business as a foreign corporation therein was filed with the Department of State of the State of New York on December 28, 1999.
- SECOND: The Board of Directors of each of the Constituent Corporations has adopted an Agreement and Plan of Merger (the "Plan of Merger") setting forth the terms and conditions of the merger of said corporations (the "Merger"). Pursuant to the Merger, Sorrento Cheese Corporation, Inc., is being merged with and into Sorrento Lactalis, Inc., and the surviving corporation shall be Sorrento Lactalis, Inc.
- THIRD: As to each Constituent Corporation, the Plan of Merger sets forth the designation and number of outstanding shares of each class and series, the specification of the classes and series entitled to vote on the Plan of Merger and the specification of each class and series entitled to vote as a class on the Plan of Merger, as follow:

255937.3

Sorrento Cheese COMFANY, Inc

Designation of each outstanding class and series of shares

Number of outstanding shares of each class

Designation of class and series entitled to vote

Classes and series entitled to vote as a class.

Common Stock

11 shares

Common

All shares vote

Sorrento Lactalis, Inc.

Designation of each outstanding class and series of shares

Number of outstanding shares of each class

Designation of class and series entitled to vote

Classes and series entitled to vote as a class

Common Stock

1,020 shares

Common

All shares vote

FOURTH: The Merger was authorized by the written consent of the sole shareholder of all the outstanding shares of Sorrento CHEESE, entitled to vote in favor of or against the Plan of Merger.

FIFTH: The Merger is permitted by the laws of the State of Idaho, the jurisdiction of incorporation of Sorrento Lactalis, Inc., and Sorrento Lactalis, Inc., is in compliance with said laws.

SIXTH: Sorrento Lactalis, Inc., hereby designates the Secretary of State of the State of New York as its agent upon whom process against it may be served in the manner set forth in paragraph (b) of Section 306 of the Business Corporation Law of the State of New York in any action or special proceeding. The post office address in the State of New York to which the said Secretary of State shall mail a copy of any process against Sorrento Lactalis, Inc., served upon him is:

Sorrento Lactalis, Inc. c/o Salans Hertzfeld Heilbronn Christy & Viener 620 Fifth Avenue New York, New York 10020 Attention: François Chateau

SEVENTH: The merger herein shall be effective on December 31, 1999.

EIGHTH. SORRENTO LACTALIS, INC., agrees that, subject to the provision of Section 623 of the Business Corporation Law, it will promptly pay to the shareholders of Sorrento Cheese Company, Inc., the amount, if any, to which they shall be

2

he right of the tic corporation")

C T CORPORATION

DEC-28-1999 14/13

entitled under the provisions of the Business Corporation Law, relating to the right of the shareholders to receive payment for their shares.

NINTH: Sorrento Cheese Company, Inc. (the "domestic corporation") hereby certifies that all fees and taxes (including penalties and interest) administered by the Department of Taxation and Finance of the State of New York which are now due and payable, have been paid by the domestic corporation and that a final cessation franchise tax report through the anticipated date of the merger has been filed by the domestic corporation. The said report, if estimated, is subject to amendment.

SORRENTO LACTALIS, INC., hereby agrees that it will within 30 days after the filing of the certificate of merger file the cessation franchise report if an estimated report was previously filed, and promptly pay to the Department of Taxation and Finance of the State of New York all fees and taxes (including penalties and interest), if any, due to the Department of Taxation and Finance by the domestic corporation.

IN WITNESS.WHEREOF, we have subscribed this document on the date set forth below and do hereby affirm, under the penalties of perjury, that the statements contained therein have been examined by us and are true and correct.

Date: December 29, 1999

~

SORRENTO LACTALIS, INC.

By: Paul Bensabat

President

SORRENTO CHEESE COMPANY, INC.

Paul Bensabat President

3

255937.3

CT-07

P 991230000838

CERTIFICATE OF MERGER

OF

SORRENTO CHEESE COMPANY, INC.
INTO
SORRENTO LACTALIS, INC.

OF THE BUSINESS CORPORATION LAW STATE OF NEW TO STATE

DEC 3 0 1999

FILED TAX'S BY: PYCO has

Filed by:

Florence Darques-Lane
Salans Hertzfeld Heilbronn Christy & Viener
620 Fifth Avenue
New York, NY 10020

हर्म ६ ६ ६ कि अस

99123000.0900

4

TOTAL P.09